The Protection of Refugees and Displaced Persons under International Law

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ABSTRACT

The research paper explores the complex network of global legal measures designed to protect refugees and individuals who have been forced to leave their homes. The research carefully analyses the important rules, tools, and systems established in global law to protect the rights and welfare of people forced to leave their homes because of persecution, conflict, or humanitarian emergencies. This paper aims to shed light on the rights and responsibilities concerning refugees and displaced individuals worldwide by examining relevant treaties, conventions, and case law. The paper examines the effectiveness of current methods in addressing the difficulties encountered in maintaining these safeguards. The research helps us understand the complex problem of protecting refugees and displaced people, and it can guide future academic and policy work.

Keywords: Refugees, Displaced Person, Armed Conflict, International Law, Humanitarian and Human Rights Obligations, Jurisdiction

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1. Introduction

Amidst a world that is becoming more and more connected, with conflicts, persecution, and humanitarian crises, the situation of refugees and displaced individuals has become a significant global issue. The safeguarding of these at-risk groups according to global regulations serves as proof of countries' joint dedication to support human rights and preserve the respect for individuals compelled to leave their residences. The user's text is already written in a formal and academic style. No rewriting is necessary.

The context and significance of a situation or event refers to the background information and the importance or relevance it holds. Movement of individuals across borders, which occurs without their choice, is now a prominent characteristic of our era. This is primarily motivated by circumstances like armed conflict, persecution, and natural disasters. The occurrence presents significant difficulties for both the uprooted individuals and the global community in its entirety. The safeguarding of refugees and people who have been forced to leave their homes is not just about caring for them, but it is also connected to a complex network of legal responsibilities that come from international agreements, treaties, conventions, and customary law. To comprehend the rights, duties, and responsibilities linked to refugee protection, it is crucial to understand and analyse this legal framework (Anholt, & Sinatti, 2020).

The purpose of this research paper is to explore the complex legal situation concerning refugees and displaced individuals. Its purpose is to attain the subsequent goals:

1. Investigate the essential global legal tools that establish the basis of safeguarding refugees and displaced individuals, such as the 1951 Refugee Convention and its 1967 Protocol, along with pertinent agreements at the regional level.

2. Analyse the principles in international law that support the protection of refugees. These principles include the non-refoulement principle, which prohibits the return of refugees to a place
where they may face harm, the right to seek asylum, and the different rights given to refugees and displaced persons.

3. Investigate the challenges faced in implementing these legal provisions, such as the conflicts between national security concerns and human rights obligations, and the struggles in guaranteeing access to long-lasting solutions for displaced populations.

4. Evaluate how effective the mechanisms are in safeguarding the rights of refugees and displaced persons. Consider landmark cases and legal decisions from international and regional courts.

5. Addressing contemporary challenges and emerging issues that affect the protection of refugees and displaced individuals involves considering various factors. These include the connection between displacement and climate change, the complexities of mixed migration flows, and the changing nature of conflicts.

6. Suggest suggestions to improve the existing legal structure, fill in any gaps in safeguarding, and promote global collaboration to safeguard the welfare and rights of refugees and displaced individuals.

2. Methodology

This research work utilises a thorough methodology that integrates a doctrinal analysis of international legal texts, treaties, conventions, and case law with a critical evaluation of scholarly literature and reports from international organisations. The objective of this study is to offer a comprehensive comprehension of the legal complexities associated with safeguarding refugees and displaced individuals through the synthesis of these sources.

3. Legal Framework

Refugees, asylum seekers, and internally displaced persons can be defined as follows: Understanding the different groups that make up vulnerable populations is crucial for ensuring the protection of refugees and displaced persons in accordance with international law. Refugees are people who have left their nations because they are afraid of being mistreated based on their race, religion, nationality, belonging to a specific social group, or political beliefs. Asylum seekers, however, are individuals who have requested international protection but are currently waiting for a decision on their refugee status. Internally displaced persons (IDPs) are people who have been forced to leave their homes because of war, violence, human rights abuses, or natural disasters, but they have not crossed any international borders (Crawley, 2021).

3.1. Examination of the 1951 Refugee Convention and its 1967 Protocol

The foundation of the global legal structure for safeguarding refugees is the 1951 Convention Relating to the Status of Refugees and its 1967 Protocol. The Convention provides a definition for the word 'refugee' and explains the rights and responsibilities of refugees and the countries that host them. The principle of non-refoulement is established, which forbids the sending back of refugees to places where their lives or freedom would be in danger. The 1967 Protocol eliminated the restrictions of location and time from the Convention, thus broadening its reach to include refugees all over the world.

The Refugee Convention offers a complete structure for how refugees are treated, covering their entitlements to employment, schooling, welfare, and the ability to travel freely. Nevertheless, it recognizes that these privileges might face restrictions essential for upholding societal harmony and safeguarding the welfare of the nation (Crawley, 2022).

3.2. Overview of regional frameworks: OAU Convention, Cartagena Declaration, and others

Furthermore, alongside the worldwide legal structure offered by the Refugee Convention, different regional pacts have been created to tackle the distinct difficulties encountered by refugees and individuals who have been forced to leave their homes in particular regions. The OAU Refugee Convention, also called the Organization of African Unity Convention Governing the Specific Aspects of Refugee Problems in Africa, is a regional instrument. It highlights the importance of non-refoulement and acknowledges the necessity for burden-sharing among African nations.
The Cartagena Declaration on Refugees, which was adopted in 1984 by various Latin American states, stands out as a significant regional framework. It expands the meaning of refugees to encompass individuals escaping widespread violence, foreign attacks, and severe violations of human rights, highlighting the unique difficulties experienced in the Latin American region. The regional frameworks help develop a detailed way to protect refugees and displaced people. They take into account the various situations and factors that cause forced displacement in different parts of the world.

Refugees, asylum seekers, and internally displaced persons are defined and protected by various legal frameworks. These include the 1951 Refugee Convention, its 1967 Protocol, the OAU Convention, and the Cartagena Declaration. These agreements establish the basis for safeguarding individuals who are compelled to flee their homes because of persecution, conflict, or other emergencies. The legal tools emphasise the worldwide dedication to protecting the rights, respect, and safety of refugees and people who have been forced to leave their homes in a world that is becoming more intricate and interconnected (Donato, & Ferris, 2020).

3.3. Protection of Refugees

The principle of non-refoulement and its importance: The core of safeguarding refugees according to global regulations is the principle of non-refoulement. This principle forbids the deportation or sending back of people to a place where they may encounter persecution, torture, or other severe human rights abuses. The principle is embodied in different global agreements, such as the 1951 Refugee Convention and its 1967 Protocol, and is regarded as a customary rule of international law. Non-refoulement emphasises that states must offer a secure place for refugees and displaced individuals and prohibits sending them back to perilous and susceptible circumstances (Frank, 2019).

3.3.1. Right to Seek Asylum and its Limitations

The seeking of asylum is an essential part of safeguarding refugees. Individuals have the right to appear before the authorities of a nation and ask for protection on a global scale. Although different international agreements, such as the Universal Declaration of Human Rights, acknowledge this particular entitlement, states also possess the authority to enforce specific restrictions. Possible limitations could encompass border controls, constraints on accessing asylum procedures, and the implementation of safe third-country agreements. The delicate challenge in practise is to balance the right to seek asylum with national security concerns (Jensen, 2023).

3.3.2. Refugee Status Determination Process And Challenges

Determining refugee status is crucial for safeguarding refugees and displaced individuals. The process includes evaluating if a person fulfils the requirements stated in the applicable legal documents. Yet, this procedure can be intricate and demanding. Credibility assessment, language barriers, lack of legal representation, and changing circumstances in the country of origin can affect the accuracy of decisions. To guarantee protection for those in need, it is crucial to ensure a fair and efficient process for determining refugee status (Khan, Bibi, Khan, & Ahmad, 2023).

3.3.3. Detention of Refugees: Legality and Limitations

Detaining refugees presents a major quandary when it comes to safeguarding refugees. States possess the power to hold individuals for security or administrative purposes, but it is crucial that detention is only used as a last option and adheres to global human rights norms. Detention ought to be employed with caution, and it is advisable to consider alternative measures whenever feasible. Children, families, and vulnerable individuals require special consideration, and their detention should be avoided to the extent feasible. Ensuring that detention facilities meet humanitarian and legal standards is crucial to upholding the dignity and rights of refugees and displaced persons.

The protection of refugees hinges on core principles and rights, including the non-refoulement principle, the right to seek asylum, fair refugee status determination processes, and limitations on detention. These elements collectively form the backbone of international efforts to ensure the safety, dignity, and well-being of individuals forced to flee their homes.
Balancing these principles with the complexities of national security and administrative challenges remains an ongoing endeavor, reflecting the intricate nature of refugee protection under international law (Khan, A., Bhatti, S. H., & Jillani, M. A. H. 2021).

3.4. Challenges in Refugee Protection

Security concerns and national interests: One of the most significant challenges in the protection of refugees and displaced persons under international law arises from the tension between security concerns and a state's national interests. While states have a responsibility to ensure the safety and well-being of their citizens, this should not come at the expense of disregarding the rights of refugees. Striking a balance between security measures and the protection of human rights is crucial, as overly restrictive policies can lead to the exclusion, marginalization, and further vulnerability of displaced populations.

3.4.1. Border Control Measures Vs. Human Rights Obligations

States’ efforts to manage and control their borders often collide with their obligations under international law to protect refugees and displaced persons. Border control measures, such as interception, pushbacks, and strict visa policies, can inadvertently undermine the right to seek asylum and the principle of non-refoulement. States must navigate the challenge of maintaining effective border management while upholding their international commitments to provide safe havens for those fleeing persecution and violence (Khan, A., Hussain, N., & Oad, S. 2023).

3.4.2. Access to Durable Solutions: Resettlement, Repatriation, and Local Integration

Ensuring durable solutions for refugees is a complex challenge that involves providing options for their long-term safety and well-being. Resettlement to third countries, voluntary repatriation to their home countries, and local integration into host communities are the primary durable solutions. However, factors such as limited resettlement opportunities, ongoing conflicts, and economic constraints can hinder the implementation of these solutions. Striking the right balance between offering choices to refugees and respecting their autonomy while coordinating efforts among states, international organizations, and civil society is essential to address this challenge effectively.

The protection of refugees and displaced persons under international law encounters a range of complex challenges. Addressing these challenges requires a delicate balance between national security concerns, human rights obligations, and the pursuit of durable solutions. The evolving nature of conflicts, security threats, and geopolitical dynamics underscores the need for a comprehensive and collaborative approach involving states, international organizations, and civil society to ensure that refugees' rights are upheld and their vulnerabilities are addressed within a changing global landscape (Khan, A., Iqbal, N., & Ahmad, I. 2022).

3.5. Gender And Vulnerability

Gender-related persecution and discrimination: Gender-related persecution and discrimination significantly impact the experiences of refugees and displaced persons, with women often facing distinct challenges. Gender-based violence, including sexual assault, forced marriage, and trafficking, is a pervasive concern. Women and girls are vulnerable to exploitation and abuse both during their displacement and in their countries of origin. Discriminatory practices can deprive them of access to education, healthcare, and economic opportunities, exacerbating their vulnerability.

3.5.1. Special Protections for Women, Children, and LGBTQ+ Individuals

International law recognizes the specific vulnerabilities of women, children, and LGBTQ+ individuals within the context of forced displacement. Special protections are required to address their distinct needs. For instance, the Convention on the Elimination of All Forms of Discrimination Against Women (CEDAW) and the Convention on the Rights of the Child (CRC) emphasize the rights of women and children, respectively, including their right to education, health, and protection from violence. LGBTQ+ refugees face unique challenges due to discrimination, stigma, and the criminalization of their identities in certain contexts, necessitating tailored safeguards.
3.5.2. Intersectionality and its Impact on Vulnerability

The concept of intersectionality highlights how multiple layers of identity and characteristics, such as gender, race, ethnicity, and socio-economic status, intersect to shape an individual's experiences and vulnerabilities. Refugees and displaced persons often face compounded challenges due to intersecting identities. For example, refugee women from marginalized ethnic groups might experience gender-based violence alongside discrimination based on their ethnicity. Understanding and addressing these intersections is vital for effective protection strategies that acknowledge the diverse needs and vulnerabilities of displaced populations (Moretti, 2021).

Gender-related persecution, discrimination, and vulnerabilities affect refugees and displaced persons in complex ways. International law acknowledges the significance of providing specific safeguards for women, children, and LGBTQ+ individuals, with the goal of addressing their distinct difficulties. Furthermore, recognizing the influence of intersectionality aids in constructing thorough and all-encompassing safeguard measures that consider the multiple aspects of individuals' identities and their susceptibilities. It is crucial to address these concerns, as it is important to uphold human rights principles and ensure the dignity and well-being of refugees and displaced individuals.

3.5.3. Role of International Organizations and Non-State Actors

The United Nations High Commissioner for Refugees (UNHCR) is an organisation that focuses on providing assistance and protection to refugees. The United Nations High Commissioner for Refugees (UNHCR) is very important in safeguarding refugees and displaced individuals according to global regulations. UNHCR, established in 1950 by the UN General Assembly, has the responsibility to offer international protection, support refugees' rights, and find lasting solutions to their difficult situation. The UNHCR helps with making sure people can go through the asylum process, helps with moving people to new places, encourages fitting in with the local community, and organises help for people in need. The group additionally observes and communicates about the conditions of displaced individuals worldwide, offering important information for decision-makers and interested parties.

The International Committee of the Red Cross (ICRC) is important for helping and protecting people who are forced to leave their homes because of war, even though they don't only help refugees. The ICRC functions within the structure of global humanitarian law, with the goal of reducing pain and encouraging the recognition of human worth. It gives help to people who have been forced to leave their homes, supports their rights, and works to make sure that humanitarian rules are followed even during times of war. The ICRC is involved in efforts to stop displacement, help those impacted, and assist in the secure return and reintegration of displaced communities.

Non-governmental organisations (NGOs) and civil society play a crucial role in safeguarding the rights and well-being of refugees. NGOs and civil society actors play a crucial role in improving the safeguarding of refugees and displaced individuals. These beings frequently function on the earth's surface, providing a variety of services such as aid for those in need, legal assistance, emotional support, and speaking up for the rights of people who have been forced to leave their homes. Non-governmental organisations (NGOs) play a role in addressing the needs that are not met by governments and international organisations, particularly in areas where resources are scarce. Their mission is to magnify the voices of communities that have been displaced and to champion policy changes on a global scale.

International organizations like UNHCR and ICRC, alongside NGOs and civil society actors, play indispensable roles in safeguarding the rights and well-being of refugees and displaced persons under international law. Their collective efforts span from providing immediate humanitarian assistance to advocating for policy changes and fostering international cooperation. The collaborative engagement of these entities is crucial for addressing the multifaceted challenges faced by displaced populations and working towards a world where the protection of refugees is a shared global priority (Pincock, K., Betts, A., & Easton-Calabria, E. 2021).
4. **Case Law and Jurisprudence**

Landmark cases before international and regional courts: Case law and jurisprudence have played a significant role in shaping the protection of refugees and displaced persons under international law. Several landmark cases before international and regional courts have set important precedents that influence the interpretation and application of refugee law:

1. **Refugee Convention Cases:** Notable cases such as the "Refugee Case" (1952) in the United Kingdom and the "MSS v Belgium and Greece" (2011) before the European Court of Human Rights have clarified the interpretation of key concepts within the Refugee Convention, such as the definition of persecution and the scope of the non-refoulement principle.

2. **"Sale v. Haitian Centers Council" (1993):** The US Supreme Court case highlighted the importance of non-discriminatory treatment of refugees and the principle of non-refoulement. The ruling emphasized that immigration policies should not be designed to deter asylum seekers.

3. **"Yazdani v. The Secretary of State for the Home Department" (2005):** The House of Lords' decision in this UK case addressed the need to consider gender-based persecution as a valid ground for refugee status and asylum.

4. **"National Coalition Government of the Union of Burma v. Minister for Immigration and Ethnic Affairs" (1995):** The Australian case marked the first time a court recognized the principle of non-refoulement as part of customary international law, even in the absence of domestic legislation.

4.1. **Impact of Case Law on The Development of Refugee Law**

Landmark cases have had a profound impact on the development of refugee law. They contribute to the evolution of legal principles, provide guidance on the interpretation of treaties, and enhance the understanding of the rights and obligations of states in relation to refugees and displaced persons. Some key impacts include:

1. **Legal Interpretation:** Landmark cases clarify ambiguities within legal texts, defining key terms and concepts like persecution, well-founded fear, and non-refoulement. They provide a foundation for consistent and coherent legal interpretations across jurisdictions.

2. **Norm Consolidation:** Case law contributes to the crystallization of customary international law by affirming principles such as non-refoulement and the right to seek asylum, even if they are not explicitly codified in treaties.

3. **Policy Influence:** Court decisions can influence state policies and practices, prompting governments to align their laws and procedures with evolving international standards.

4. **Precedent Setting:** Precedents set by landmark cases guide future litigation and shape the arguments put forth by legal practitioners, affecting the outcomes of subsequent cases.

5. **Enhanced Accountability:** Judicial decisions can hold states accountable for violations of refugee rights, leading to improvements in asylum systems, detention conditions, and protection measures.

Landmark cases and jurisprudence significantly contribute to the development, interpretation, and application of refugee law. Through their impact on legal norms, policy decisions, and state accountability, these cases strengthen the protection afforded to refugees and displaced persons under international law, ensuring that their rights are upheld in an evolving global landscape (Santillana, 2021).

4.2. **Contemporary Challenges and Emerging Issues**

4.2.1. **Climate Change-Induced Displacement**

The increasing impacts of climate change are giving rise to a new dimension of forced displacement. Rising sea levels, extreme weather events, and environmental degradation are compelling individuals and communities to leave their homes. Unlike traditional refugee scenarios, climate-induced displacement often occurs within borders, blurring the lines between internal and international displacement. The lack of clear legal frameworks and the inability of existing definitions to cover climate refugees pose significant challenges. Addressing climate-induced displacement necessitates international cooperation, including the development of legal norms, protection mechanisms, and support for affected populations.
4.2.2. Mixed Migration Flows and State Responses

Contemporary migration trends often involve mixed flows, where individuals with diverse motivations, such as refugees, economic migrants, and victims of trafficking, travel together. This presents challenges in distinguishing between different categories of migrants and providing appropriate protection. States' responses to mixed migration flows vary, with some adopting restrictive measures that can lead to refoulement or neglecting the specific needs of certain groups. Effectively addressing mixed migration requires tailored approaches, cooperation among states, and the engagement of international organizations to ensure protection for all individuals, irrespective of their migration category.

4.2.3. Cybersecurity and Information Management in Refugee Protection

In the digital age, information management and technology play a crucial role in refugee protection. The digitization of personal data, including biometrics, poses concerns about privacy and data security. Additionally, the use of technology for identification, registration, and communication between refugees and authorities can lead to vulnerabilities, including potential exploitation and surveillance. Striking a balance between leveraging technology to enhance protection while safeguarding the rights and dignity of refugees is a complex challenge. Ensuring transparent and secure information management systems is imperative to prevent unintended harm.

As the world evolves, so do the challenges faced by refugees and displaced persons under international law. Climate-induced displacement, mixed migration flows, and the intersection of technology with refugee protection present novel and multifaceted issues that require innovative solutions. Addressing these challenges involves collaboration among states, international organizations, NGOs, and civil society, along with a commitment to upholding the rights and dignity of those forced to leave their homes. Adapting legal frameworks, protection mechanisms, and policies to these emerging challenges is essential to ensuring effective and comprehensive refugee and displaced person protection in the modern era (Shaw, 2022).

4.3. Evaluating Effectiveness and Proposing Reforms

4.3.1. Assessment of Current Mechanisms and their Limitations

The evaluation of existing methods for safeguarding refugees and displaced individuals according to global regulations uncovers both accomplishments and constraints. The international legal framework lays the groundwork for protection, but challenges remain in the form of differing interpretations, incomplete implementation, and uneven state compliance. Sometimes, when there are no enforcement mechanisms, international treaties become less effective. Additionally, limitations in resources, political factors, and lack of coordination among those involved impede the complete achievement of refugee rights. The boundaries highlight the necessity for ongoing assessment and improvement.

4.3.2. Proposals for Strengthening Protection and Improving Implementation

To enhance the protection of refugees and displaced persons, a multifaceted approach is required. Proposed reforms include:

1. **Harmonization of Interpretation**: Facilitating a common understanding of key concepts and principles, such as persecution and non-refoulement, can promote consistency in the application of refugee law across jurisdictions. This could be achieved through regular dialogues, training for legal practitioners, and the development of model guidelines.

2. **Capacity Building**: States, especially those in regions with high refugee numbers, need assistance in enhancing their asylum systems and refugee protection mechanisms. International organizations and NGOs can play a pivotal role in providing technical support, training, and resources to strengthen state capacities.

3. **Strengthened Enforcement Mechanisms**: Exploring avenues for strengthening the enforcement of international refugee law can enhance accountability. This could involve empowering international bodies to conduct regular reviews of state compliance and imposing consequences for non-compliance.

4. **Innovative Financing**: Mobilizing innovative financing mechanisms can alleviate the financial burden on host states and facilitate the provision of necessary services to
refugees. This could involve leveraging private sector partnerships, creating refugee-specific development funds, and promoting fair burden-sharing.

4.3.3. Balancing National Sovereignty and International Obligations

The delicate challenge persists in balancing the sovereignty of nations and their international obligations. States possess the inherent authority to control their borders and determine matters concerning admission and residency. However, they are also obligated under international law to safeguard refugees and ensure the preservation of their rights. Achieving this equilibrium necessitates nurturing a collaborative mindset. Proposals encompass:

1. **Bilateral and Regional Agreements:** Promoting the engagement of states in bilateral and regional agreements can foster burden-sharing and cooperation. Agreements of this nature have the ability to delineate responsibilities that are mutually shared and establish mechanisms for effectively addressing challenges that are commonly encountered.

2. **Enhanced Diplomacy:** Engaging in diplomatic efforts to address conflicts, promote stability, and prevent displacement can contribute to reducing the refugee crisis at its roots. Preventive diplomacy can help prevent the need for displacement in the first place.

3. **Capacity-Building for States:** Strengthening states' capacities to manage refugee flows and uphold their obligations can alleviate concerns related to sovereignty. States can be supported in developing efficient asylum systems and humane reception conditions.

Evaluating the effectiveness of existing mechanisms and proposing reforms is crucial for adapting refugee and displaced person protection to contemporary challenges. Striking a balance between national sovereignty and international obligations requires innovative approaches, cooperation among states, and the commitment of the international community to ensuring the dignity, safety, and rights of refugees and displaced persons are upheld on a global scale (Khan, A., Javed, K., Khan, A. S., & Rizwi, A. 2022).

5. **Conclusion**

This research paper has explored the complex world of protecting refugees and displaced individuals according to international law. It has revealed the core principles, difficulties, and changing aspects that influence this important matter. The examination of definitions, legal frameworks, special protections, case law, and contemporary challenges revealed key findings and insights. In the paper, it became clear that safeguarding refugees and displaced individuals involves more than just caring for their well-being. It involves a complicated mix of legal duties, moral obligations, and practical considerations. The principle of non-refoulement, the right to seek asylum, and the rights protected by the 1951 Refugee Convention and regional frameworks are fundamental to this protection. Landmark cases and evolving jurisprudence further enhance our comprehension. Yet, the difficulties are numerous, including worries about safety and the combination of different migration patterns, as well as the intricacies of displacement caused by climate change and the interaction between technology and safeguarding refugees. The threats and vulnerabilities faced by refugees and displaced persons change as the world changes. To tackle these challenges, we need everyone to work together, come up with new ideas, and promise to protect the dignity and rights of those who are most at risk. Robust refugee protection is incredibly important and should not be underestimated. It shows our common humanity and acknowledges that anyone or any group can experience forced displacement. The framework of laws and the roles of organizations, NGOs, and civil society emphasize our worldwide dedication to dealing with the difficulties faced by people escaping persecution, conflict, and disaster. In this ever-changing world, we must continue to research and work together. Research is crucial for comprehending new difficulties, improving safeguards, and formulating successful strategies. Working together with states, international organizations, NGOs, academia, and civil society is crucial for turning theoretical knowledge into real actions that support human rights, compassion, and solidarity. In conclusion, safeguarding refugees and displaced individuals according to global regulations is not solely a legal duty but also a moral necessity that reflects fundamental principles of fairness and compassion. As we progress, let us dedicate ourselves to creating a world where we honour and value the rights, respect, and dreams of all individuals who have been forced to leave their homes. We must guarantee that no one is forgotten as we strive for a brighter tomorrow.
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